## UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

ERICA,	)	Criminal No. 14-323 (DSD/LIB)
Plaintiff,	)	
	)	STATEMENT OF FACTS IN
	)	SUPPORT OF EXCLUSION
	)	OF TIME UNDER
	)	SPEEDY TRIAL ACT
Defendant.	)	
	Plaintiff,	Plaintiff, ) ) ) )

Pursuant to 18 U.S.C. § 3161(h)(7)(A), I, Rex Lee Furman, the defendant in this case, agree to the following statement in support of my motion to exclude time under the Speedy Trial Act.

My current charges carry a mandatory 45-year sentence. My attorney needs extra time to review the evidence, investigate my case and to prepare for a trial. Currently, my health is of the upmost concern to me and I need additional prepare for trial with my attorney. As such, I request that the period of time from now until October 30, 2015, be excluded from the time in which I would otherwise have to be brought to trial on my case.

I have discussed this matter with my attorney. I voluntarily make this request, with full knowledge of my rights under the Speedy Trial Act.

Dated 8/27/25

REX LEE FURMAN

Defendant

Dated: 8/27/2015

MANNY K. ATWAL Attorney ID No. 282029 Attorney for Defendant 107 U.S. Courthouse 300 South Fourth Street Minneapolis, MN 55415